Case 08-10159 Doc 1 Filed 04/23/08 Entered 04/23/08 18:33:48 Desc Main Document Page 1 of 19

B 1 (Official Form 1) (1/08)

		nkruptcy Co				Volun	tary Petition
Name of Debtor (if individual, enter Last, First.		rict of mino		oint Debtor (Spo	ouse) (Last, First, M	Middle):	
The Hamilton Place Partnership All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): SEE RIDER 1			All Other	Name of Joint Debtor (Spouse) (Last, First, Middle): All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):			
Last four digits of Soc. Sec./Complete EIN or cone, state all): 36-6829368	other Tax I.D. No	. (if more than	Last four of state all):	digits of Soc. Sec	c./Complete EIN	or other Tax I.	D. No. (if more than one,
Street Address of Debtor (No. & Street, City, a	nd State):		Street Add	dress of Joint De	btor (No. & Street	t, City, and State)	:
5999 New Wilke Road, Suite 504 Rolling Meadows, IL		ZIP CODE 60008					ZIP CODE
County of Residence or of the Principal Place of Cook County	f Business:		County of	Residence or of	the Principal Pla	ace of Business	:
Mailing Address of Debtor (if different from str	reet address):		Mailing A	ddress of Joint I	Debtor (if differen	t from street	
		ZIP CODE					ZIP CODE
Location of Principal Assets of Business Debto	r (if different from	street address above	e):				ZIP CODE
Type of Debtor (Form of Organization) (Check one box.) Individual (includes Joint Debtors)	Health Care	Real Estate as defin	ned in	Chapter 7	napter of Bankr the Petition i	s Filed (Check o	
See Exhibit D on page 2 of this form. Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above entities,	Railroad Stockbroker Commodity	Broker		Chapter 9 Chapter 11 Chapter 12 Chapter 13		a Foreign M	Petition for Recognition of Jain Proceeding Petition for Recognition of Johnson Proceeding
check this box and state type of entity below.)	Clearing Bar Other (Hom					ure of Debts neck one box)	
	(Che Debtor is a Title 26 of	x-Exempt Entity ck box, if applicable tax-exempt organiza the United States Covenue Code).	e.) ation under	defined in 11 "incurred by	imarily consumer of 1 U.S.C. § 101(8) a an individual primamily, or househol	debts,	Debts are primarily business debts.
Filing Fee (Check o	ne box.)		Check one	hov:	Chapter 11	Debtors	
Full Filing Fee attached. Filing Fee to be paid in installments (applicable application for the court's consideration certifying except in installments. Rule 1006(b). See Offici Filing Fee waiver requested (applicable to chapte signed application for the court's consideration.	g that the debtor is all Form 3A. er 7 individuals only	unable to pay fee y). Must attach	Debto Debto Check if: Debto affilia Check all a	r is a small busines r is not a small bus r's aggregate nonce ttes) are less than \$ applicable boxes: n is being filed with	22,190,000. In this petition.	fined in 11 U.S.C.	
Statistical/Administrative Information			in acco	ordance with 11 U.	S.C. § 1126(b).	<u> </u>	THIS SPACE IS FOR
Debtor estimates that funds will be available for Debtor estimates that, after any exempt property unsecured creditors. Estimated Number of Creditors (on a consolidated basis)			es paid, there w	ill be no funds avai	lable for distribution	on to	COURT USE ONLY
1-49 50-99 100-199 200-999	1,000- 5,000	5,001-	10,001- 25,000	25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated Assets (on a consolidated basis) \$0- to \$50,001 to \$100,001 to \$500,001 to \$500,000 \$1 million Estimated Liabilities (on a consolidated basis)	\$1,000,001 to \$10 million		\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	
\$0- to \$50,001 to \$100,000 \$1 million	\$1,000,001 to \$10 million		\$50,000,001 to	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	

Case 08-10159 Doc 1 Filed 04/23/08 Entered 04/23/08 18:33:48 Desc Main Document Page 2 of 19 B 1 (Official Form 1) (1/08) Page 2 **Voluntary Petition** Name of Debtor(s): The Hamilton Place Partnership (This page must be completed and filed in every case) All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet.) Case Number: Date Filed: Location Where Filed: Location Case Number: Date Filed: Where Filed: Pending Bankruptcy Case Filed by any Spouse, Partner, or Affiliate of this Debtor (If more than one, attach additional sheet.) Name of Debtor: Date Filed: **SEE RIDER 2** Relationship: Judge: District: Exhibit A Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts.) (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or I, the attorney for the petitioner named in the foregoing petition, declare that I 15(d) of the Securities Exchange Act of 1934 and is requesting relief under have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, chapter 11.) or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b). Exhibit A is attached and made a part of this petition. Signature of Attorney for Debtor(s) (Date) Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? Yes, and Exhibit C is attached and made a part of this petition. No.* Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D completed and signed by the debtor is attached and made a part of this petition. If this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition. Information Regarding the Debtor - Venue (Check any applicable box) Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District.

There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District.					
Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District.					
Certification by a Debtor Who Reside (Check all appl	1 0				
Landlord has a judgment against the debtor for possession of debtor'	s residence. (If box checked, complete the following.)				
	(Name of landlord that obtained judgment)				
	(Address of landlord)				
Debtor claims that under applicable nonbankruptcy law, there are	circumstances under which the debtor would be permitted to cure the entire				
monetary default that gave rise to the judgment for possession, after t	*				
Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the					

Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).

^{*} The Debtor is not aware of any definition of "imminent and identifiable harm" as used in this form. The Debtor is subject to a variety of local, state, and federal laws and regulations concerning the protection of health and the environment. The Debtor does not believe it owns or possesses property that poses or is alleged to pose a threat of such harm. The Debtor owns or possesses certain property that is subject to investigation or remediation under environmental laws.

Case 08-10159 Doc 1 Filed 04/23/08 Entered 04/23/08 18:33:48 Desc Main Document Page 3 of 19

	Form 1) (1/08)	Page 3
Voluntary		Name of Debtor(s):
This page	e must be completed and filed in every case)	The Hamilton Place Partnership
	Signa	
	Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
true and co [If petitions chosen to f 11, 12 or 1 each such c [If no atto petition] I h	ner is an individual whose debts are primarily consumer debts and has file under chapter 7] I am aware that I may proceed under chapter 7, 13 of title 11, United States Code, understand the relief available under chapter, and choose to proceed under chapter 7. The presents me and no bankruptcy petition preparer signs the have obtained and read the notice required by 11 U.S.C. § 342(b). The relief in accordance with the chapter of title 11, United States Code,	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached. Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order
specified in	n this petition.	granting recognition of the foreign main proceeding is attached.
X	AD 1	
-	ture of Debtor	(Signature of Foreign Representative)
X Signat	ture of Joint Debtor	(Signature of Foreign Representative)
D-8	ture of John Dector	(Printed Name of Foreign Representative)
Telepl	shone Number (If not represented by attorney)	(-1
		Date
Date	_	
	Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer
Signal Ray C Printe Kirkla Firm I 200 E Chica Addre (312) Telepl 4/23/2 Date * In a c certifi inform I dec provi been The c	ture of Attorney for Debtor(s) C. Schrock Ed Name of Attorney for Debtor(s) and & Ellis LLP Name C. Randolph Street ago, IL 60601 ess 861-2000 Schone Number	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official form 19B is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)(Required
Signal Kimba Love Printe Vice ((Gene	ed Name of Authorized Individual Chairman of Kimball Hill Homes Illinois, LLC eral Partner of the Debtor) of Authorized Individual	Date Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above. Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual. If more than one person prepared this document, attach additional sheets conforming to the appropriate official form of each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. § 110; 18 U.S.C. § 156.

RIDER 1 - PRIOR TRADE NAMES

All other names that may have been used by or associated with the Debtor in the last 8 years:

18th and Peoria, LLC

Cactus Hills LLC

East Lake Park

Edgewater Limited Partnership

Gables at Hiddenbrook Limited Partnership

Hunters Ridge First Limited Partnership

Huntington Chase Limited Partnership

Indian Trails Limited Partnership

KH Financial Holding Company

KH Ingham Park South, LLC

KH SRAV II, LLC

KHH Texas Trading Company L.P.

Kimball Hill & Associates, Inc.

Kimball Hill Bellevue Ranch, LLC

Kimball Hill Chadwick Farm Limited Partnership

Kimball Hill Far East Detroit, LLC

Kimball Hill Homes

Kimball Hill Homes Austin Investments, L.L.C.

Kimball Hill Homes Austin Operations, L.L.C.

Kimball Hill Homes Austin, L.L.P.

Kimball Hill Homes Austin, L.P.

Kimball Hill Homes California, Inc.

Kimball Hill Homes Dallas Investments, L.L.C.

Kimball Hill Homes Dallas Operations, L.L.C.

Kimball Hill Homes Dallas, L.L.P.

Kimball Hill Homes Dallas, L.P.

Kimball Hill Homes Florida, Inc.

Kimball Hill Homes Houston Investments, L.L.C.

Kimball Hill Homes Houston Operations, L.L.C.

Kimball Hill Homes Houston, L.L.P.

Kimball Hill Homes Houston, L.P.

Kimball Hill Homes Illinois, LLC

Kimball Hill Homes Nevada, Inc.

Kimball Hill Homes Ohio, Inc.

Kimball Hill Homes Oregon, Inc.

Kimball Hill Homes Realty Florida, Inc.

Kimball Hill Homes San Antonio, L.P.

Kimball Hill Homes Texas Investments, L.L.C.

Kimball Hill Homes Texas Operations, L.L.C.

Kimball Hill Homes Texas. Inc.

Kimball Hill Homes Washington, Inc.

Case 08-10159 Doc 1 Filed 04/23/08 Entered 04/23/08 18:33:48 Desc Main Document Page 5 of 19

Kimball Hill Homes Wisconsin, Inc.

Kimball Hill Marbella Estates Limited Partnership

Kimball Hill Shamrock Farm Limited Partnership

Kimball Hill Sheldon Lakes, LLC

Kimball Hill Stateway, Inc.

Kimball Hill Texas Investment Company, L.L.C.

Kimball Hill TX Properties, LLC

Kimball Hill Urban Centers Chicago One, L.L.C.

Kimball Hill Urban Centers Chicago Two, L.L.C.

Kimball Hill Urban Centers Special Purposes, LLC

Kimball Hill Urban Centers, L.L.C.

Kimball Hill Villages, LLC

Kimball Hill, Inc.

Kimball Mountain First Limited Partnership

Legend Lakes Limited Partnership

Mallard Pointe Limited Partnership

National Credit and Guaranty Corporation

Park Shore LLC

Parkview Limited Partnership

Parkview Limited Partnership

Powers Hill Homes, Inc.

River Oaks Home, LLP

River Oaks Homes, L.L.P.

River Oaks Realty, L.L.P.

River Oaks Realty, L.P.

River Oaks Realty, LP

River Pointe Limited Partnership

River Pointe Limited Partnership

Stateway Gardens Associates LLC

Stonehill Square LLC

Stonehill Square LLC

Terramina LLC

The Hamilton Place Partnership

Village North Associates, LLC

Waterford Limited Partnership

Whispering Meadow Limited Partnership

White Oak Limited Partnership

RIDER 2 - LIST OF FILING ENTITIES

Along with the Debtor, The Hamilton Place Partnership, the following affiliated debtors contemporaneously have filed chapter 11 petitions in the United States Bankruptcy Court for the Northern District of Illinois:

- 1. Kimball Hill, Inc.
- 2. 18th and Peoria, LLC
- 3. KH Financial Holding Company
- 4. KH Ingham Park South, LLC
- 5. KHH Texas Trading Company L.P.
- 6. Kimball Hill Far East Detroit, LLC
- 7. Kimball Hill Homes Austin, L.P.
- 8. Kimball Hill Homes California, Inc.
- 9. Kimball Hill Homes Dallas, L.P.
- 10. Kimball Hill Homes Florida, Inc.
- 11. Kimball Hill Homes Houston, L.P.
- 12. Kimball Hill Homes Illinois, LLC
- 13. Kimball Hill Homes Nevada, Inc.
- 14. Kimball Hill Homes Ohio, Inc.
- 15. Kimball Hill Homes Oregon, Inc.
- 16. Kimball Hill Homes Realty Florida, Inc.
- 17. Kimball Hill Homes San Antonio, L.P.
- 18. Kimball Hill Homes Texas Investments, L.L.C.
- 19. Kimball Hill Homes Texas Operations, L.L.C.
- 20. Kimball Hill Homes Texas, Inc.
- 21. Kimball Hill Homes Washington, Inc.

- 22. Kimball Hill Homes Wisconsin, Inc.
- 23. Kimball Hill Stateway, Inc.
- 24. Kimball Hill Texas Investment Company, L.L.C.
- 25. Kimball Hill Urban Centers Chicago One, L.L.C.
- 26. Kimball Hill Urban Centers Chicago Two, L.L.C.
- 27. Kimball Hill Urban Centers Special Purposes, LLC
- 28. Kimball Hill Urban Centers, L.L.C.
- 29. National Credit and Guaranty Corporation

THE HAMILTON PLACE PARTNERSHIP WRITTEN CONSENT OF GENERAL PARTNER

APRIL 23, 2008

The undersigned, Kimball Hill Homes Illinois, LLC, an Illinois limited liability company (the "General Partner"), as the General Partner of The Hamilton Place Partnership, an Illinois limited partnership (the "Partnership"), pursuant to the provisions of applicable law and the limited partnership agreement of the Partnership, takes the following actions and adopts the following resolutions by written consent:

WHEREAS, the General Partner reviewed the materials presented by the financial and legal advisors of the Partnership regarding the liabilities and liquidity situation of the Partnership, the strategic alternatives available to it, and the impact of the foregoing on the Partnership's business; and

WHEREAS, the General Partner has had the opportunity to consult with the financial and legal advisors of the Partnership and fully consider each of the strategic alternatives available to the Partnership;

I. Voluntary Petition Under the Provisions of Chapter 11 of Title 11 of the United States Code

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the General Partner, it is desirable and in the best interests of the Partnership, its creditors, and other parties in interest, that the Partnership file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and

RESOLVED FURTHER, that the officers of the General Partner (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers be, and they hereby are, authorized to execute and file on behalf of the Partnership all petitions, schedules, lists and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Partnership's business; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed to employ the law firm of Kirkland & Ellis LLP as general bankruptcy counsel to represent and assist the Partnership in carrying out its duties under

the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations, including filing any pleadings; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland & Ellis LLP; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed to employ the firm of Houlihan Lokey Howard & Zukin, Inc. as investment banker and financial advisor to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Houlihan Lokey Howard & Zukin, Inc.; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed to employ the firm of Deloitte Tax LLP as tax consultants to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Deloitte Tax LLP; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed to employ the firm of Deloitte & Touche LLP as independent auditors and accountants to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Deloitte & Touche LLP; and

RESOLVED FURTHER, that the Authorized Officers, and they hereby are, authorized and directed to employ the firm of Kurtzman Carson Consultants LLC as notice, claims, and balloting agent to represent and assist the Partnership in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Partnership's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Kurtzman Carson Consultants LLC; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed to employ any other professionals to assist the Partnership in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and

II. Cash Collateral Agreement and Debtor in Possession Financing

RESOLVED FURTHER, that the form, terms, and provisions of the Interim Order Pursuant to 11 U.S.C. §§ 105, 361, 362, 363, 364(c), 364(d) and 364(e) and Fed. R. Bankr. P. 4001 and 9014 (I) Authorizing the Debtors to Obtain Secured Postpetition Financing on Super-Priority Priming Lien Basis, Granting Adequate Protection for Priming and Modifying Automatic Stay, (II) Authorizing the Debtors to Use Cash Collateral of Existing Secured Lenders and Granting Adequate Protection for Use, (III) Authorizing the Debtors to Repay Existing Revolver Indebtedness Upon Interim Approval and (IV) Prescribing Form and Manner of Notice and Setting Time For Final Hearing (the "DIP Order"), pursuant to which, among other things, Kimball Hill, Inc. and the other Credit Parties will obtain the use of "Cash Collateral" of the Pre-Petition Agent and Pre-Petition Lenders (as each term is defined in the DIP Order) subject to a Budget (as defined in the DIP Order), in substantially the form submitted to the Board if Directors, be, and the same hereby is in all respects approved, and any Authorized Officer or other officer of the Partnership is hereby authorized and empowered, in the name of and on behalf of the Partnership, to consent to the DIP Order, in such form and with such changes as the officer of the Partnership executing the same shall approve; and

RESOLVED FURTHER, that the forms, terms, and provisions of the Promissory Note (the "Note") in respect of a Superpriority Priming Debtor in Possession Revolving Credit

Facility (together with each other document, instrument, or agreement executed by the Partnership and any other Credit Party (defined below) or consented to, or delivered, by the Partnership in connection therewith, the "DIP Loan Documents"), among Kimball Hill, Inc. and its domestic subsidiaries that are signatories thereto (including the Partnership, collectively, the "Credit Parties"), each of which Credit Parties will be a debtor and debtor in possession in a case to be filed under chapter 11 of the Bankruptcy Code (the case of each Credit Party, collectively, the "Cases"), which DIP Loan Documents (a) provide from the proceeds of the tax refund received by one or more of the Credit Parties with an intercompany revolving loan facility of up to \$51,851,594 on a secured super-priority priming lien basis, (b) require each Credit Party's obligations therein to be guaranteed by the other Credit Parties, and (c) provide for the proceeds therefrom to be used for working capital and for other general corporate purposes of the Credit Parties, including postpetition operating expenses of administration of the Cases, subject to the Budget (as defined in the DIP Order), in substantially the form submitted to the Board of Directors, be, and the same hereby are in all respects approved, and any Authorized Officer or other officer of the Partnership is hereby authorized and empowered, in the name of and on behalf of the Partnership, to consent to, execute and deliver each of the DIP Loan Documents to which the Partnership is a party, in such forms and with such changes, additions, and modifications thereto as the officer of the Partnership executing the same shall approve, such approval to be conclusively evidenced by such officer's execution and delivery thereof; and

RESOLVED FURTHER, that the Partnership, as debtor and debtor in possession under the Bankruptcy Code shall be, and hereby is, authorized to incur the Obligations (as defined in the DIP Loan Documents) and undertake any and all related transactions contemplated thereby (collectively, the "Financing Transactions"); and

RESOLVED FURTHER, that each and every officer, including the Authorized Officers, of the Partnership be, and each of them, acting alone, hereby is authorized, directed, and empowered, with power of delegation, from time to time in the name and on behalf of the Partnership to take any and all such actions, and to execute and deliver or cause to be executed and delivered under seal of the Partnership or otherwise, any and all such other documents, agreements, certificates, writings, and instruments to be delivered in connection with the DIP Order and/or the DIP Loan Documents (including, without limitation,

any amendments, supplements, or modifications to the DIP Loan Documents and such other documents, agreements, certificates, writings, and instruments to be delivered in connection therewith), and to grant the security interests in or liens on any real or personal of the Partnership, whether encumbered unencumbered, now or hereafter acquired as contemplated by the DIP Order and the DIP Loan Documents, with full authority to indorse, assign, or guarantee any of the foregoing in the name of the Partnership, in each case, as any such officer may deem necessary or advisable to carry out the intent and purposes of the immediately foregoing resolution, and his or her execution and delivery thereof to be conclusive evidence that he or she deems in necessary or advisable, his or her execution and delivery thereof to be conclusive evidence of his or her authority, to so act and his or her approval thereof; and

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and directed, and each of them, acting alone, hereby is, authorized, directed, and empowered, with power of delegation, in the name of, and on behalf of, the Partnership, as debtor and debtor in possession, to take such actions and consent to, execute and deliver (a) the DIP Loan Documents and such agreements, certificates, instruments, guaranties, notices and any and all other documents as the Authorized Officers may deem necessary or appropriate to facilitate the Financing Transactions (collectively, the "Financing Documents"); (b) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the DIP Agent; and (c) such forms of deposit account control agreements, officer's certificates, and compliance certificates as may be required by the DIP Order, DIP Loan Documents, or any other Financing Document; and

RESOLVED FURTHER, that each of the Authorized Officers be, and hereby is, authorized and empowered, with power of delegation, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the Financing Documents, which shall in their sole judgment be necessary, proper, or advisable to perform the Partnership's obligations under or in connection with the DIP Order, DIP Loan Documents, or any of the other Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and

RESOLVED FURTHER, that each of the Authorized Officers be, and hereby is, authorized and empowered, with power

of delegation, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Order, DIP Loan Documents, or any of the Financing Documents which shall in their sole judgment be necessary, proper, or advisable; and

RESOLVED FURTHER, that all acts and actions taken by the Authorized Officers prior to the date hereof with respect to the transactions contemplated by the DIP Order, DIP Loan Documents, and any of the other Financing Documents be, and hereby are, in all respects confirmed, approved, and ratified; and

III. Further Actions and Prior Actions

RESOLVED FURTHER, that the Authorized Officers be, and they hereby are, authorized and empowered, in the name of and on behalf of the Partnership, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such instruments as each, in his/her discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

RESOLVED FURTHER, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Partnership, which acts would have been approved by the foregoing resolutions except that such acts were taken before these resolutions were certified, are hereby in all respects approved and ratified.

* * * * *

Case 08-10159 Doc 1 Filed 04/23/08 Entered 04/23/08 18:33:48 Desc Main Document Page 14 of 19

IN WITNESS WHEREOF, the undersigned has executed this Written Consent of the General Partner as of the date first above written.

Kimball Hill Homes Illinois, LLC

By: /s/ C. Kenneth Love

C. Kenneth Love Vice Chairman

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re:)	Chapter 11 Cases
)	Case No. 08[]-
KIMBALL HILL, INC., et al.,)	Joint Administration Pending
)	_
Debtors.)	
)	

CONSOLIDATED LIST OF CREDITORS HOLDING THE 30 LARGEST UNSECURED CLAIMS

The above-captioned debtors (collectively, the "Debtors") each filed a petition in the Court for relief under chapter 11 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532. The following is the consolidated list of the Debtors' creditors holding the 30 largest unsecured claims (the "Consolidated List") based on the Debtors' books and records as of approximately April 22, 2008. The Consolidated List is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in these chapter 11 cases. The Consolidated List does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31), or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the Consolidated List of 30 largest unsecured claims. The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtors. The information herein, including the failure of the Debtors to list any claim as contingent, unliquidated or disputed, does not constitute a waiver of the Debtors' right to contest the validity, priority or amount of any claim.

(1)	(2)	(3)	(4)	(5)
Name of creditor	Name, telephone number and complete	Nature of claim	Indicate if claim	Amount of claim
	mailing address, including zip code of	(trade debt, bank	is contingent,	(secured also
	employee, agents, or department of	loan, government	unliquidated,	state value of
	creditor familiar with claim who may be	contracts, etc.)	disputed or	security)
	contacted		subject to set off	
	ATTN: CORPORATE TRUST		J	
	SERVICES			
	U.S. BANK NATIONAL			
	ASSOCIATION			
Indenture Trustee	60 LIVINGSTON AVENUE	Unsecured Bonds		\$203,000,000
	EP-MN-WS3C			
	ST. PAUL, MN 55107			
	F: 651-495-8097			
	1414 DEXTER AVENUE N. #300			
	SEATTLE, WA 98109	Trade Debt		
Cesari Response Television, inc	T: 800-585-7975			\$91,675
	F: 206-826-0200			
	500 S. GRAND CENTRAL PKWY, 1ST			
	FL PO POY 551220	Trade Debt		
Clark County Treasurer	PO BOX 551220	Trade Debt		\$73,762
	LAS VEGAS, NV 89155-1220			1.2,
	T: 702-455-4323			
	F: 702-455-5969			
	P.O. BOX 2990			
San Antonio Water Services	SAN ANTONIO, TX 78299-2990	Trade Debt		\$30,779
San Antonio water Services	T: 210-704-7297			\$30,779
	F: 210-233-4160			
	8554 KATY FREEWAY			
	SUITE 301	Trade Debt		
Ten-Voss	HOUSTON, TX 77024	Trade Debt		\$27,306
	T: 713-270-7700			1-1,000
	F: 7413-270-6285			
	1610 LAKE LAS VEGAS			
	HENDERSON, NV 89011	Trade Debt		
Ritz-Carlton, Lake Las Vegas	T: 702-567-7400			\$20,000
	F: 702-567-4777			
		Trade Debt		
Providence Community Association	8360 E. VIA DE VENTURA STE L-100	Trade Debt		\$17,800
	SCOTTSDALE, AZ 85258			, .,
	DBA:HOUSTON NEW HOME GUIDE			
	PO BOX 402035	Trade Debt		
Consumer Source, Inc	ATLANTA, GA 30384	Time Devi		\$16,252
	T: 800-216-1428			
	F: 770-396-9532			
	ATTN: FLORI LOCKWITCH			
	P.O. BOX 847247			1
	4635 CRACKERSPORT ROAD	m 1 D 1		
Interspace Airport Advertising	ALLENTOWN, PA	Trade Debt		\$15,450
interspace / in port / idvertising	DALLAS, TX 75284-7247			Ψ15,450
	T: 610-395-8002			
	F: 610-395-4450			
	12535 REED RD	Trade Debt		
Fort Bend MUD	SUGARLAND, TX 77478	Trade Debt		\$13,090
	T: 281-277-0129			
	F: 281-277-0028			
	P. O. BOX 2675	T. 1. D. 1.		
Leading Edge Personnel	SAN ANTONIO, TX 78299	Trade Debt		\$12,833
Leading Edge I croullier	T: 210-308-0900			Ψ12,000
		i e	1	I
	F: 210-30835			
	F: 210-30835 7020 US HWY 290 E			
Town Alberton (Ch. C		Trade Debt		¢11,000
Lamar Advantage of Austin	7020 US HWY 290 E	Trade Debt		\$11,900

(1)	(2)	(3)	(4)	(5)
Name of creditor	Name, telephone number and complete	Nature of claim	Indicate if claim	Amount of claim
	mailing address, including zip code of	(trade debt, bank	is contingent,	(secured also
	employee, agents, or department of	loan, government	unliquidated,	state value of
	creditor familiar with claim who may be	contracts, etc.)	disputed or	security)
	contacted		subject to set off	
	1964 WEST GRAY			
	SUITE 200	Trade Debt		
Lifestyle Designs	HOUSTON, TX 77019	Trade Debt		\$11,600
	T: 713-524-2821			+,
	r-blair.lifestyle@swbell.net			
	ATTN: ROBERT BLAIR			
	2315 LOUETTA RD			
	SPRING, TX 77388	Trade Debt		
Builders Sign Company	T: 281-353-2429			\$11,355
	F: 281-353-5800			
	ATTN: VERONICA NEUMAIER			
	1810 CALLAWAY DR	T 1. D.14		
Decks by Monday	ALVIN, TX 77511	Trade Debt		\$11,000
seeks by Monday	T: 281-844-3331			Ψ11,000
	ATTN: DAVID LEE SMITHSON			
	2630 WEST FREEWAY			
	SUITE 200	T 1 D 1		
Metro Code Analysis	FORT WORTH, TX 76102	Trade Debt		\$10,727
	T: 817-335-1497			Ψ10,/2/
	F: 817-335-5733			
	ATTN: MICHELLE KIRCHNER			
	PO BOX 403718			
Konica Minolta Business	Atlanta, GA 30384	Trade Debt		\$10,463
Konica Winoita Business	T: 800-456-6422			φ10,403
	F: 800-862-2490			
	11900 RR 620 NORTH			
	AUSTIN, TX 78750	Trade Debt		
New Home Technologies	T: 512-651-8875			\$9,937
	F: 512-371-9552			
	ATTN: ALPANA AHORA			
	11900 RR 620 NORTH			
EV2 Solutions Inc	AUSTIN, TX 78750	Trade Debt		\$9,526
EX2 Solutions, Inc	T: 512-651-8807			\$9,320
	F: 512-371-9552			
	PO BOX 847905			
Duilden Hemasita Inc	DALLAS, TX 75284	Trade Debt		\$8,558
Builder Homesite, Inc	T: 512-371-3800			\$6,336
	F: 512-371-9552			
	PO BOX 10027			
Game Film Consultants	AUSTIN, TX 78766	Trade Debt		\$9.510
Jame Film Consultants	T: 866-334-3456			\$8,510
	F: 713-339-1802			<u> </u>
	PO BOX 200088			
	HOUSTON, TX 77216	Trade Debt		do 425
Houston Chronicle	T: 713-362-7716			\$8,435
	F: 713-362-3575			
	181 BUTCHER RD			
	VACAVILLE, CA 95687	Trade Debt		40.000
New Home Magazine and Map Guide	T: 707-451-9990			\$8,372
	F: 707-451-9922			
	21146 NETWORK PLACE			
	CHICAGO, IL 60673	Trade Debt		
Konica Minolta Business Solutions	T: 800-456-6422			\$7,861
	000 100 0.22	1	1	
	F· 800-862-2490			1
	F: 800-862-2490			
	PO BOX 30086	Trade Debt		
Nevada Power Company	PO BOX 30086 RENO, NV 89520	Trade Debt		\$7,391
Nevada Power Company	PO BOX 30086 RENO, NV 89520 T: 702-367-5555	Trade Debt		\$7,391
Nevada Power Company	PO BOX 30086 RENO, NV 89520 T: 702-367-5555 F: 702-579-9303	Trade Debt		\$7,391
Nevada Power Company	PO BOX 30086 RENO, NV 89520 T: 702-367-5555 F: 702-579-9303 1499 N POST OAKS			\$7,391
Nevada Power Company IWDI, Inc	PO BOX 30086 RENO, NV 89520 T: 702-367-5555 F: 702-579-9303	Trade Debt Trade Debt		\$7,391 \$7,133

(1)	(2)	(3)	(4)	(5)
Name of creditor	Name, telephone number and complete	Nature of claim	Indicate if claim	Amount of claim
	mailing address, including zip code of	(trade debt, bank	is contingent,	(secured also
	employee, agents, or department of	loan, government	unliquidated,	state value of
	creditor familiar with claim who may be	contracts, etc.)	disputed or	security)
	contacted		subject to set off	
N 4 AMB	PO BOX 3150	Trade Debt		Φ. 7 . 0.2.0
Northwest MUD	HOUSTON, TX 77253			\$5,920
	4755 DEAN MARTIN DR			
8965 S Eastern LLC	LAS VEGAS, NV 89103	Trade Debt		\$5,775
6703 S Eastern ELC	T: 702-221-8226			\$5,775
	F: 702-221-1256			
	3731 BRIAR PARK			
	SUITE 200	Trade Debt		
Westpark Communication	HOUSTON, TX 77042			\$5,687
	T: 713-785-3238			
	F: 713-977-5944			
	PO BOX 641595	T 1 D 1		
Modspace	PITTSBURGH, PA 15264	Trade Debt		\$5,380
Modspace	T: 713-678-7499			ψ5,500
	F: 713-678-7374			

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION

Pursuant to 28 U.S.C. § 1746, I, C. Kenneth Love, the duly qualified and elected Vice Chairman of Kimball Hill Homes Illinois, Inc., General Partner of The Hamilton Place Partnership, declare under penalty of perjury that I have reviewed the Consolidated List of Creditors Holding the 30 Largest Unsecured Claims and that it is true and correct to the best of my information and belief.

Rolling Meadows, Illinois

Dated: April 23, 2008 /s/ C. Kenneth Love

C. Kenneth Love